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**REMARKS** 

This Amendment and Response amends claims 1, 2, 10, 16 and 19. Claims 1-20 are

pending in this application.

I. 35 U.S.C. §102 Rejections

A. Baltes

The Action rejects claims 1-4 under 35 U.S.C. §102 as being anticipated by EP Patent

No. 0297684 A1 to Baltes. Applicant respectfully traverses these rejections and asks that they be

withdrawn.

Independent claims 1 and 2 have been amended to recite an apparatus that includes an

energy source wherein the energy source is capable of transferring heat to the textile face of a

floorcovering in an amount sufficient to melt a portion of the textile face and thereby alter the

appearance of the textile face of the floorcovering. Use of the apparatus results in melting

portions of the textile face of the floorcovering which in turn results in the appearance of grouted

lines on the floorcovering. Thus, the apparatus can be used to impart a grouted appearance to the

floorcovering. Applicant respectfully asserts that the limitation that the energy source be capable

of transferring a sufficient amount of heat to melt the textile face is a structural limitation of the

apparatus which overcomes the Action's rejection to the previous "adapted to" language.

Baltes discloses a tool for forming groves in elastic floor covering material, such as

linoleum or PVC, so that a welding wire can be run in the groove. The tool includes a gouge 4

(fixed in movable carrier 1) that penetrates the floor covering material and cuts a groove from the

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material as the carrier is moved along the floor. Baltes discloses a heating apparatus 10 provided

on the carrier 1 that is used to soften the floor covering material so that the gouge 4 can more

easily cut through the floor covering material.

Baltes fails to teach an energy source that is capable of transferring heat to a surface

(much less a textile face surface) in an amount sufficient to alter the appearance of the surface.

Rather, Baltes only teaches a hot-air apparatus 10, such as "a commercially obtainable hair

dryer" (col. 2, lines 3-5) that is used to soften elastic material to facilitate cutting by the gouge.

While apparatus 10 may soften the elastic floor, it does not, in and of itself, alter the appearance

of the elastic flooring surface. Rather, the elastic floor after heating, while a bit softer, still

appears the same.

Moreover, there is no teaching or suggestion in Baltes that apparatus 10 would function

successfully to alter the appearance of a textile face floorcovering. Rather, apparatus 10 is meant

only to soften an elastic floor. Baltes discloses use of a commercial hairdryer (which does not

exude much heat) and makes clear that a thermostat can be used to avoid overheating. Col. 2,

lines 10-12. Thus, while apparatus 10 does exude heat, it is only enough to soften elastic

flooring. Baltes even cautions against applying too much heat. Nothing in Baltes demonstrates

to one of skill in the art that its device would serve to alter the appearance of a textile face

without undue experimentation. For at least these reasons, Baltes thus fails to anticipate or

render obvious amended claims 1 and 2, as well as claims 3 and 4 that depend from claim 2.

Moreover, Baltes is devoid of any teaching or suggestion that its device is suited or

adapted for use on textile face floorcovering. Rather, Baltes only discloses use of its device on

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elastic (PVC or linoleum) flooring surfaces. Baltes fails to anticipate claims 1 and 2 for at least

this reason.

Nor would it be obvious to one of skill in the art to use the Baltes device on a textile face

flooring surface. To begin, Baltes in nonanalogous art. As explained above, Baltes is directed to

carving grooves into elastic flooring so that a wire can be inserted in the groove. Baltes is totally

unrelated to installation of textile face floorcovering and alteration of the appearance of textile

face floorcovering. Thus, one of skill in the art desiring to install carpet textile floorcovering

would not know or be motivated to look in the wire installation art.

Further, the subject matter recited in claims 1 and 2 is not directed to carving grooves in

the textile face of the floorcovering, only melting portions of the textile face to impart a grouted

appearance to the floorcovering. Thus, no motivation exists to use the Baltes device (which

carves grooves) on such textile face surfaces. Moreover, even assuming, arguendo, that such

motivation existed, the elastic surfaces for which the Baltes device is intended for use are

relatively smooth and thus the surfaces provide little resistance to movement of the gouge. In

contrast, textile face surfaces are relatively rough and thus the fibers would resist movement of

the gouge across those surfaces, resulting in tearing and damage to the fiber face. Thus, the

Baltes tool would never be used on textile face floorcovering because doing so would ruin the

textile face surfaces. For at least these reasons, Baltes fails to render obvious claims 1 and 2 and

these claims are allowable.

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В. Hubbard

The Action rejects claims 1-15 under 35 U.S.C. §102 as being anticipated by U.S. Patent

No. 5,935,357 to Hubbard et al. Applicant respectfully traverses these rejections and asks that

they be withdrawn.

Independent claims 1, 2, and 10 have been amended to recite an apparatus that includes

an energy source (claims 1 and 2) or hot air gun (claim 10) wherein the energy source is capable

of transferring heat to the textile face of a floorcovering in an amount sufficient to melt a portion

of the textile face and thereby alter the appearance of the textile face of the floorcovering. Use

of the apparatus results in melting portions of the textile face of the floorcovering which in turn

results in the appearance of grouted lines on the floorcovering. Thus, the apparatus can be used

to impart a grouted appearance to the floorcovering. Applicant respectfully asserts that the

limitation that the energy source (claims 1 and 2) or hot air gun (claim 10) be capable of

transferring a sufficient amount of heat to melt the textile face is a structural limitation of the

apparatus which overcomes the Action's rejection to the previous "adapted to" language.

Hubbard discloses a welding tool, that includes hot air welder 20, for welding together

polymeric roofing membranes. Hubbard is devoid of any teaching or suggestion that its device is

suited or adapted for use on textile face floorcovering. Rather, Hubbard only discloses use of its

device on polymeric roofing membranes. Hubbard fails to anticipate claims 1, 2, and 10 for at

least this reason.

Hubbard fails to teach an energy source that is capable of transferring heat to a surface

(much less a textile face surface) in an amount sufficient to alter the appearance of the surface.

Rather, Hubbard teaches heat sealing two membranes 12, 14, one overlapping the other. As

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shown in Figure 19, nozzle 40 of the hot air welder 20 is inserted between the membranes 12, 14

at the overlap to weld the two membranes together (the top of membrane 12 is welded to the

bottom of membrane 14). Any melting that is occurring is between the membranes 12 and 14,

and therefore, the Hubbard does not teach an apparatus for altering the appearance of the roofing

membranes. Rather, the roofing membranes appear the same after welding.

Further, there is no teaching or suggestion in Hubbard that hot air welder 20 would

function successfully to alter the appearance of a textile face floorcovering. Rather, welder 20 is

shown only as welding plastic roofing membranes together. Thus, while welder 20 does exude

heat, nothing in Hubbard demonstrates to one of skill in the art that its device could successfully

alter the appearance of a textile face without undue experimentation. For these additional

reasons, Hubbard fails to anticipate or render obvious claims 1, 2, and 10, and these claims are

allowable, as are claims 3-9 and 15 and claims 11-14, which ultimately depend from allowable

claims 2 and 10, respectively.

Moreover, claim 8 recites an adjustable frame to vary the position of the heat source

relative to the floor covering. Hubbard fails to disclose a frame that allows adjustment of the

position of the heat source relative to the roofing membrane. In Hubbard, the hot air welder 20 is

mounted on chassis 22. However, Hubbard provides no means for adjusting the position of the

chassis 22 to reposition the hot air welder 20 closer to, or further from, the underlying roofing

membranes. Nothing in Hubbard teaches or suggests varying the position of the hot air welder

relative to the roofing membrane. Claim 8 is allowable for this additional reason.

Claim 9 recites a heat source holder adjustably attached to a frame stanchion so that the

holder (to which the heat source is attached) can be positioned in a plurality of distances from the

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floor covering. As explained above, nothing in Hubbard teaches or suggests a structure to which

the heat source is attached that can be positioned a plurality of distances from the floor covering

and thereby adjust the position of the heat source relative to the floor covering. Claim 9 is

allowable for this additional reason. Similarly, claim 10 recites an apparatus whereby the

distance of the hot air gun from the textile face of the floor covering is adjustable and is

allowable for this additional reason as well.

Nor would it be obvious to one of skill in the art to use the Hubbard device on a textile

face flooring surface. To begin, Hubbard in nonanalogous art. As explained above, Hubbard is

directed to welding roofing membranes and totally unrelated to installation of textile face

floorcovering and alteration of the appearance of textile face floorcovering. Thus, one of skill in

the art desiring to install carpet textile floorcovering would not know or be motivated to look to

roof membrane welding technology for guidance.

II. 35 U.S.C. §103 Rejections

The Action rejects claims 16-20 under 35 U.S.C. §103 as being unpatentable over

Japanese Patent XP002137953 (JP 59155218A) in view of EP Patent No. 0297684 A1 to Baltes.

Applicant's Assignee respectfully traverses these rejections and asks that they be withdrawn.

Independent claims 16 and 19 have been amended to recite a method that includes

positioning adjacent a textile face floorcovering a hot air gun wherein the hot air gun is capable

of transferring heat to the textile face of the floorcovering in an amount sufficient to melt a

portion of the textile face and thereby change the appearance of the textile face of the

floorcovering and moving this gun across the textile face of the floorcovering. The Action

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acknowledges that the Japanese reference fails to teach the recited hot air gun, but relies upon the

teachings of Baltes to supply this missing element. Action, ¶ 6. Neither the Japanese reference

nor Baltes, however, teaches a heat source or hot air gun capable of transferring heat in an

amount sufficient to melt a textile face.

Baltes discloses a tool for forming grooves in elastic floor covering material, such as

linoleum or PVC, so that a welding wire can be run in the groove. Such a reference is simply not

an analogous field of art to altering the appearance of textile face floorcoverings. The standard

for determining whether a reference is analogous is whether the art is "reasonably pertinent to

the problem with which the inventor is concerned." In re Gorman, 933 F.2d 982, 986 (Fed. Cir.

1991). See also In re Deminski, 796 F.2d 436, 441-42 (Fed. Cir. 1986). Wire installation in

linoleum floors technology is unrelated to the problems involved in installing and altering the

appearance of textile face floorcovering. Therefore, it would not have been obvious for someone

addressing textile face floorcovering installation and appearance alteration to have consulted

technology related to wire installation in linoleum floors.

Moreover, "[w]hen it is necessary to select elements of various teachings in order to

form the claimed invention, [one must] ascertain whether there is any suggestion or

motivation in the prior art to make the selection made by the applicant." In re Gorman, 933

F.2d at 986. If no teaching or suggestion of the combination exists in the references, such a

combination is not obvious. As explained supra Part I.A, Baltes fails to teach or suggest use of

its device on textile face floorcoverings nor would such use be obvious given that it could be

damaging to the textile face. Thus, no motivation exists to combine the teachings of Baltes with

the Japanese reference.

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Furthermore, a prima facie case of obviousness requires that the prior art references teach or suggest all of the claim limitations. As explained above, Baltes does not teach or suggest a hot air gun capable of transferring heat to the textile face of the floorcovering in an amount sufficient to melt a portion of the textile face and thereby change the appearance of the textile face of the floorcovering, as recited in claims 16 and 19. Thus, combination of Baltes and the Japanese reference (which Applicant's Assignee believes improper) fails to result in the subject matter recited in these claims and thus fails to render claims 16 and 19 obvious. Claims 16 and 19 are therefore allowable, as are claims 17-18 and 20, which ultimately depend from allowable claims 16 and 19, respectively.

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## **CONCLUSION**

Applicants respectfully submit that claims 1-20 are in condition for immediate allowance,

and request early notification to that effect. If any issues remain to be resolved, the Examiner is

espectfully requested to contact the undersigned at 404.815.6389.

Respectfully submitted,

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